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PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

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NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

(PCT Rule 71,1)

Date of mailing

(day/month/year)

11.02.2005

Applicant's or agent's file reference

14051-2

IMPORTANT NOTIFICATION

International application No. PCT/CA 03/01328

International filing date (day/month/year)

11.09.2003

Priority date (day/month/year)

11.09.2002

Applicant

E.D.M. RESOURCES INC. et al.

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:

European Patent Office - P.B. 5818 Patentiaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl

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PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Ann!!-	ont's	or ogs	atte file reference	T								
Applicant's or agent's file reference 14051-2 International application No. PCT/CA 03/01328				FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)								
				International filing date (da)	y/month/year)	Priority date (day/month/year) 11.09.2002						
	International Patent Classification (IPC) or both national classification and IPC H02K41 <i>l</i> 06											
Applic E.D.		ESO	JRCES INC. et al.									
1.	 This International preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36. 											
2.	This REPORT consists of a total of 7 sheets, including this cover sheet.											
	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).											
	These annexes consist of a total of sheets.											
3.	This	repor	t contains indications re	elating to the following item	ns:							
	ı	\boxtimes	Basis of the opinion									
	II		Priority									
	Ш		•	opinion with regard to nov	elty, inventive step a	and industrial applicability						
	IV		Lack of unity of inventi									
	٧		Reasoned statement u			ventive step or industrial applicability;						
	VI		Certain documents cite	ed								
	VII Certain defects in the international approximation of the internation of the internat			international application								
	VIII		Certain observations of	on the international applica	ition							
Date of submission of the demand					Pate of completion of the	is report						
08.04.2004					1.02.2005							
Name and mailing address of the international preliminary examining authority:					Authorized Officer	Andreas Princes						
	<u>llia</u>	NL-	opean Patent Office - P.B. 2280 HV Rijswijk - Pays B	Bas F	Ramos, H							
	Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016				elephone No. +31 70 :	340-2517						

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/CA 03/01328

I. Basis	of the	report
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☐ the claims,

the drawings,

Nos.:

sheets:

the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)): **Description, Pages** 1-33 as originally filed Claims, Numbers 1-19 as originally filed **Drawings, Sheets** 1/27-27/27 as originally filed 2. With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language: the language of a translation furnished for the purposes of the international search (under Rule 23.1(b)). the language of publication of the international application (under Rule 48.3(b)). the language of a translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/or 55.3). 3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing: contained in the international application in written form. filed together with the international application in computer readable form. furnished subsequently to this Authority in written form. furnished subsequently to this Authority in computer readable form. The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished. The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished. 4. The amendments have resulted in the cancellation of: ☐ the description, pages:

1. With regard to the elements of the international application (Replacement sheets which have been furnished to

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/CA 03/01328

5. 🗆	This report has been established as if (some of) the amendments had not been made, since they hav	e'e
	been considered to go beyond the disclosure as filed (Rule 70.2(c)).	

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes: Claims No: Claims 1-19

Inventive step (IS)

Yes: Claims

1-19

No: Claims

Industrial applicability (IA)

Yes: Claims

1-19

No: Claims

2. Citations and explanations

see separate sheet

INTERNATIONAL PRELIMINARY

International application No. PCT/CA 03/01328

EXAMINATION REPORT - SEPARATE SHEET

Reference is made to the following document:

D1: PATENT ABSTRACTS OF JAPAN vol. 011, no. 077 (E-487), 7 March 1987 (1987-03-07) & JP 61 231863 A (HAAMONITSUKU DRIVE SYST:KK), 16 October 1986 (1986-10-16)

In the opinion of the IPEA, the claimed invention generally appears to be novel, to involve an inventive step, and to be industrially applicable.

1. Independent claims 1 and 2

- 1.1 Document D1 (see figure and abstract), which represents a relevant state of the art to the subject-matter of the claimed invention, describes an harmonic drive (spline gear) motor comprising:
 - a cylindrical laminated stator core with a set of windings
 - flexible permanent magnets pieces mounted on a flexible spline having a cylindrical and disc/annular portion
 - the flexible spline is fixed to the stator and has a toothed internal spline gear
 - a coaxial rotor shaft hub with complementary externally toothed gear drives the mechanical load
- 1.2 The subject-matter of claim 2 differs from this prior-art document D1 in that:
 - the spline is mounted around the stator core (inner stator core) Moreover, the subject-matter of claim 1 (which is the alternative preferred embodiment to claim 2, with reversed "spline to output ring" gear orientation) further differs in that:
 - the shaft hub has internally toothed gears complementing the externally toothed gear of the spline
- 1.3 The subject-matter of claims 1 and 2 are therefore novel (Article 33(2) PCT).
- 1.4 The problem to be solved by the present invention may be regarded as "how to improve the rated output torque/power and overall efficiency of the spline motor".
- 1.5 The solution to this problem, as proposed by the present application, is obtained by the stator core being surrounded by the distorting flexible spline. This configuration implies the use of a "larger diameter" spline (and by extension also "thicker walled"), which improves magnetic and torsional stiffness characteristics of the flexible spline.

INTERNATIONAL PRELIMINARY International application No. PCT/CA 03/01328 EXAMINATION REPORT - SEPARATE SHEET

maximizing torque, power transfer and overall efficiency.

- 1.6 The mentioned prior-art is silent in regard to the effects originated by the technical characteristics mentioned above, and they don't appear to be obvious to the man skilled in the art.
- 1.7 The subject-matter of either claims 1 and 2 is therefore inventive (Article 33(3) PCT).
- **1.8** It is also recognized that the claimed invention is suited for applications where compact, high torque, low speed motors are necessary.
- **1.9** The subject-matter of either claims 1 and 2 is therefore industrially applicable (Article 33 (4) PCT).

2. Independent claims 5 and 6

- 2.1 The subject-matter of claims 5 and 6 cover, respectively, the flexible spine motor of the above mentioned independent claims 1 and 2 (which are themselves alternative embodiments, with reversed "spline to output ring" gear orientation). All technical features of claims 1 and 2 are present in claims 5 and 6, that are further characterized by the "output gear hub being connected to a shaft that is supported by bearings to a central hollow post (or spindle)".
- 2.2 Although claims 5 and 6 having been drafted as separate independent claims, they appear to relate effectively to the same subject-matter of independent claims 1 and 2. The aforementioned set of claims therefore lack conciseness and as such do not meet the requirements of Article 6 PCT. This objection can be overcome by drafting claims 5 and 6 depending on claim 1 and 2.
- 2.3 Nevertheless, and inasmuch as claims 1 and 2 appear to be new and inventive, the subject-matter of either claim 5 and 6 appear also to comply with the requirements of Article 33 PCT in such an amended form.

3. Dependent claims 3, 4, 7 and 8

3.1 Claims 3, 4, 7 and 8 are dependent on claims 1, 2, 5 and 6 respectively, and therefore also appear to comply with the requirements of Article 33 PCT.

4. Independent claims 9, 11, 13 and 14

4.1 The subject-matter of independent claims 9, 11, 13 and 14 is directed to the structure

INTERNATIONAL PRELIMINARY

International application No. PCT/CA 03/01328

EXAMINATION REPORT - SEPARATE SHEET

of the electromagnetic core for a flexible spline motor.

4.2 Although claims 9, 11, 13 and 14 are drafted as a separate independent claims, they appear to relate effectively to the same subject-matter of independent claims 1 and 2. The aforementioned set of claims therefore lack conciseness and as such do not meet the requirements of Article 6 PCT. This objection can be overcome by drafting those claims depending on claim 1 and 2.

5. Independent claims 16 and 17

5.1 Although claims 16 and 17 have been drafted as separate independent claims, they appear to relate effectively to the same subject-matter of claims 1 and 2, and to differ from each other only in respect of the terminology used for the features of the subject-matter. The aforementioned claims therefore lack conciseness and as such do not meet the requirements of Article 6 PCT.

6. Independent claim 18

- The subject-matter of claim 18 is directed to the flexible spine motor of the above mentioned independent claims 1 and 2. All technical features of claims 1 and 2 are present in claim 18, that is further characterized by:
 - flexible spline overwound with a magnetically permeable tape (claim 3 or 4)
 - rotor and stator with given radial elasticity
 - relation of number of gear teeth
 - stator coils arrangement
 - cyclic-operation and commutation of the stator coils
 - rectangular core teeth profile
- 6.2 Although claim 18 being drafted as a separate independent claim, it appear to relate effectively to the same subject-matter of independent claims 1 and 2. The aforementioned set of claims therefore lack conciseness and as such do not meet the requirements of Article 6 PCT. This objection can be overcome by drafting claim 18 depending on claim 1 and 2.
- 6.3 Nevertheless, and inasmuch as claims 1 and 2 appear to be new and inventive, the subject-matter of claim 18 appear also to comply with the requirements of Article 33 PCT.

7. Independent claim 19

7.1 The application does not meet the requirements of Article 6 PCT, because claim 19

INTERNATIONAL PRELIMINARY International application No. PCT/CA 03/01328 EXAMINATION REPORT - SEPARATE SHEET

is not clear. A *wire* cannot "comprise" the *stator field winding*, but rather the *stator field winding* can "be comprised of" *wire*. On the other hand, to maintain unity of invention (Rule 13 PCT) the claim has to be directed to a flexible spline motor.

7.2 Although claim 19 has been drafted as a separate independent claim, it appear to relate effectively to the same subject-matter of claims 1 and 2, and therefore to be more adequately drafted as dependent on such claims.

8. Other remarks

- **8.1** The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).
- 8.2 The term "flexispline motor", used throughout the application, is not readily recognized in the art of dynamo-electrical machines. In order to improve clarity, it would appear to be more appropriate to substitute this expression in the claims by the wording "flexible spline motor", as stated in page 2 lines 14-15 of the description (Article 6 PCT).